Amendment & Reply dated February 6, 2007

Reply to Office Action of November 17, 2006

I. Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

Claims 1-34 (previously canceled).

Claim 35 (previously presented): A method for collecting payments in a distributed digital

computerized communications environment for services provided by a third party, comprising the

following steps:

using digital tokens issued by a digital tokens issuer by computerized means, during a digital

communication between a user and a second party, while the third party is not part of the

communication;

b. Acquiring by a user of digital tokens from the digital tokens issuer and storing the digital

tokens in a user's tokens database:

c. canceling the used digital tokens, that are being used by the user according to computerized

predefined criteria, when the user uses the service provided by the third party;

Claim 36 (previously presented): The method of collecting payments with digital tokens according to

claim 35, wherein the digital tokens can be in different predefined values.

Claim 37 (previously presented): The method of collecting payments with digital tokens according to

claim 35, wherein the digital tokens are cryptography protected from fraud.

Claim 38 (previously presented): The method of collecting payments with digital tokens according to

claim 35, wherein the digital tokens can be generated by the user himself according to special and

secure digital permit from the digital tokens issuer and according to predefined criteria in different

predefined values.

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Claim 39 (previously presented): The method of collecting payments with digital tokens according to

claim 35, wherein the service can be the usage of predefined software package that is in the user's

possession.

Claim 40 (previously presented): The method of collecting payments with digital tokens according to

claim 35, wherein the service can be the usage of wireless resources or any other digital

communication means to another user, while the collecting payment party is not involved in the

communication.

Claim 41 (previously presented): A method for monitoring the proper use, in payment for services

provided by a third party, of digital tokens issued by a digital tokens issuer by computerized means,

comprising the following steps:

a. engaging a digital communication between a user and a second party, where the third party

does not take part in the communication,

b. The user sends to the second party a report including information relating to the digital token

used and canceled by the user while using the service for which a payment by digital tokens was

required;

c. The second party maintains a database of previous reports relating to digital tokens used in

the past, and the report received in step (b) is added to the database;

d. The second party compares the information received in step (b) with previous reports for the

same user;

e. If the comparison detects a violation of the rules for the use of digital tokens, then the second

party performs one or more of: stores that information; displays a violation report; reports that to the

digital tokens issuer; sends a note to the user of such digital token.

Claim 42 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (c) the second party maintains a database of previous reports

relating to digital tokens used in the past by the user.

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Claim 43 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (c) the second party maintains a database of previous reports

relating to digital tokens used in the past by a plurality of other users.

Claim 44 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (c) the database of previous reports is being updated to

include the latest reports, and the oldest reports are deleted there from.

Claim 45 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (e) one of the rules for use of digital tokens is that no digital

token is allowed to be used twice.

Claim 46 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (e) one of the rules for use of digital tokens is that the serial

number of successive digital tokens should be in ascending order.

Claim 47 (previously presented): The method for monitoring the proper use of digital tokens

according to claim 41, wherein in step (e) one of the rules for use of digital tokens is that the serial

number of issued digital tokens should correspond to a digital document or digital permit issued by

the third party.

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